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FIRST NAMED INVENTOR CONFIRMATION NO. APPLICATION NO. FILING DATE ATTORNEY DOCKET NO. 826.1656 (JDH) 5685 09/749,426 12/28/2000 Hiroshi Nishimoto 04/01/2004 EXAMINER 7590 21171 STAAS & HALSEY LLP BELLO, AGUSTIN **SUITE 700** ART UNIT PAPER NUMBER 1201 NEW YORK AVENUE, N.W. WASHINGTON, DC 20005 2633 DATE MAILED: 04/01/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)	
		09/749,426	NISHIMOTO, HIROSHI	
•	. Office Action Summary	Examiner	Art Unit	
		Agustin Bello	2633	
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply				
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).				
Status				
1)⊠	Responsive to communication(s) filed on <u>06 January 2004</u> .			
· · · · · · · · · · · · · · · · · · ·	This action is FINAL . 2b) This action is non-final.			
3)[Since this application is in condition for allowance except for formal matters, prosecution as to the merits is			
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.			
Disposition of Claims				
4)⊠	☑ Claim(s) <u>1-15</u> is/are pending in the application.			
	4a) Of the above claim(s) is/are withdrawn from consideration.			
5)[Claim(s) is/are allowed.			
6)⊠	Claim(s) <u>1-15</u> is/are rejected.			
7)	Claim(s) is/are objected to.			
8)[Claim(s) are subject to restriction and/or election requirement.			
Application Papers				
9) The specification is objected to by the Examiner.				
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.				
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).			
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).			
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.				
Priority (under 35 U.S.C. § 119			
a)	 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 			
Attachment(s)				
1) 🔲 Notic	ce of References Cited (PTO-892)	4) Interview S	Summary (PTO-413)	
	ce of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date	
	mation Disclosure Statement(s) (PTO-1449 or PTO/SE er No(s)/Mail Date	3/08) 5) Notice of I	nformal Patent Application (PTO-152)	

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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 1-7, 9-13, and 15 are rejected under 35 U.S.C. 102(e) as being anticipated by Fatehi (U.S. Patent No. 6,512,612).

Regarding claim 1, Fatehi teaches an apparatus having a plurality of signal inputs and a plurality of signal outputs, comprising: one or more sub-switch units (Figure 3) having a portion of the signal inputs (e.g. 1 through N in Figure 3A), which are not all of the signal inputs that the apparatus is able to accommodate (e.g. 1 through NK+0 in Figure 3A), and switching and connecting (via switch 201 in Figure 3A) the portion of the signal inputs to a portion of the signal outputs (e.g. 1 through N in Figure 3A), which are not all of the signal outputs that the apparatus is able to accommodate (e.g. 1 through NK+L in Figure 3A), wherein the one or more sub-switch units form a non-complete switch (e.g. two switch portions, as seen in Figure 3) through which all the signal inputs to the apparatus are switched and connected.

Regarding claim 2, Fatchi teaches the apparatus according to claim 1, further comprising: a wavelength demultiplexing unit (reference numeral DMU₁ in Figure 3A) demultiplexing an input wavelength-multiplexed signal into optical signals respectively having a single wavelength (e.g. λ_1 - λ_N); and a wavelength multiplexing unit (reference numeral OMU₁ in Figure 3A)

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multiplexing the signals respectively having the single wavelengths, which are switched and connected by the one or more sub-switching units (reference numeral 201 in Figure 3A), into an output wavelength-multiplexed signal (e.g. $\Sigma\lambda$ i in Figure 3A).

Regarding claim 3, Fatchi teaches the apparatus according to claim 2 wherein the one or more sub-switch units, to which optical signals are respectively input, switch and connect in units of optical signals (as seen in Figure 3A).

Regarding claim 4, Fatehi teaches the apparatus according to claim 1, further comprising: an electro-optic converting unit (reference numeral 243 in Figure 2) converting an electric signal into an optical signal; and an opto-electric converting unit (reference numeral 242 in Figure 2) converting an optical signal into an electric signal, wherein the one or more sub-switch units respectively switch and connect the electric signals (via switch 247 in Figure 2).

Regarding claim 5, Fatchi teaches the apparatus according to claim 1, further comprising: an electro-optic converting unit (reference numeral 243 in Figure 2) converting an electric signal into an optical signal; and an opto-electric converting unit (reference numeral 242 in Figure 2) converting an optical signal into an electric signal, at least one optical switch unit (reference numeral 201 in Figure 2) and at least one electric switch unit (reference numeral 247 in Figure 2), both of which are respectively located within the one or more sub-switch units and independently switch input signals to output signals (as seen in Figure 2), and wherein said opto-electric converting unit (reference numeral 242 in Figure 2) inputs an electric signal to said electric switch unit (reference numeral 247 in Figure 2) and said electro-optic converting unit (reference numeral 243 in Figure 2) receives an electric signal from said electric switch unit (reference numeral 247 in Figure 2) and outputs an optical signal.

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Regarding claim 6, Fatchi teaches the apparatus according to claim 1, wherein at least one of the one or more sub-switch units switches and connects in units of wavelength-multiplexed signals (both switching units switch groups of wavelengths).

Regarding claims 7 and 11, Fatehi teaches the apparatus according to claim 1, wherein at least one of the one or more subs-switch units is a through unit that passes signals through unchanged without switching and connecting the signals (column 12 lines 10-16 and indicated by $\lambda 1$ being through connected by the optical switch).

Regarding claim 10, Fatchi teaches a signal switching and connection method for use in an optical node device having a plurality of signal inputs receiving a plurality of signals and a plurality of signal outputs, the method comprising:

Providing a non-complete group switch (as seen in Figure 2)

inputting a portion (e.g. λ_1 - λ_N) of the plurality of signals into the non-complete group switch and; switching, connecting, and outputting the portion of the signals (via switch 201 in Figure 2), wherein all of the plurality of signals are switched and connected by the non-complete group switch (via switch 201 in Figure 2) by performing said inputting a portion of the plurality of signals and said switching connecting, and outputting the portion of the signals for all of the signals input to the optical node device (via switching apparatus 201 in Figure 3A).

Regarding claim 12, Fatchi teaches that certain ones (e.g. λ_1 - λ_N) of the signals (e.g. λ_1 - λ_{NK+0}) input to the optical node device are switched and connected in units of wavelength-multiplexed signals (as seen in Figure 2).

Regarding claim 13, Fatchi teaches the signal switching and connection method according to claim 10, further comprising:

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passing through a second portion of the signals input to the optical node device without switching and connecting the second portion of the signals (e.g. through signals as indicated by $\lambda 1$ in Figure 2);

switching and connecting a third portion of the signals input to the optical node device in units of wavelength-multiplexed signals (switching of the other signals $\lambda 2-\lambda N$ in Figure 2); and selecting any of said switching, connecting, and outputting the portion of the signals, said passing through a second portion, and said switching and connecting a third portion for all of the signals input to the optical node device (clearly any of the signal groups $\lambda 1-\lambda N$, $\lambda N+1-\lambda 2N$ etc can be used as the signals input to the node device).

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claim 8 is rejected under 35 U.S.C. 103(a) as being unpatentable over Fatehi in view of Kaminow (U.S. Patent No. 5,623,356).

Regarding claim 8, Fatchi differs from the claimed invention in that Fatchi fails to specifically teach a distribution switch unit distributing signals to any of the one or more subswitch units; and a selection switch unit selecting and outputting signals output from the one or more sub-switch units. However, use of distribution switch units for distributing signals to any of a plurality of switching units and a selection switch units for selecting and outputting signals output from the plurality switching units are well known in the art. Kaminow, in the same field

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of endeavor, teaches it is well known in the art to use distribution switch units for distributing signals to any of a plurality of switching units and a selection switch units for selecting and outputting signals output from the plurality switching units (Figure 3). One skilled in the art would have been motivated to use such a configuration in order to allow more flexibility in the switching variations possible. Therefore, it would have been obvious to one skilled in the art at the time the invention was made to use distribution switch units for distributing signals to any of a plurality of switching units and a selection switch units for selecting and outputting signals output from the plurality switching units.

5. Claims 9 and 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fatehi.

Regarding claims 9 and 14, Fatehi differs from the claimed invention in that Fatehi fails to specifically teach a plurality of optical ADMs, wherein a dropped signal from the optical ADMs is input to the one or more sub-switch units, and an output from the one or more sub-switch units is added to the optical ADMs. However, optical ADMs are very well known in the art and could have easily been coupled to system of Fatehi. One skilled in the art would have been motivated to couple an ADM in order to switch the dropped signals to respective outputs or to switch respective inputs to particular optical paths. Therefore, it would have been obvious to one skilled in the art at the time the invention was made to have coupled an ADM unit to the switching unit of Fatehi.

Response to Arguments

6. Applicant's arguments filed 1/6/04 have been fully considered but they are not persuasive. The applicant argues that the recitation of "one or more sub-switch units" in the amended claims distinguishes over the prior art. However, the examiner disagrees. Fatchi

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continues to anticipate the claims because, as seen in Figure 3, Fatehi teaches at least one or more sub-switch unit (e.g. Figure 3 taken as a whole presents at least one sub-switch unit).

Furthermore, Fatehi specifically discloses that the cross connect fabric (reference numeral 201 in Figure 3A) may be partitioned into a plurality of smaller switch fabrics, thereby anticipating applicant's claim to "one or more sub-switch units," assuming the applicant intended to claim a plurality of parallel switching structures. Regardless of which position is taken by the examiner, it is clear that Fatehi anticipates the claims when given the broadest reasonable interpretation.

Conclusion

7. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

8. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Huber, Alferness and Wang teach relevant art.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Agustin Bello whose telephone number is (703)308-1393. The examiner can normally be reached on M-F 8:30-6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jason Chan can be reached on (703)305-4729. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)305-3900.

AB

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